

what was right, and submit to nothing that was wrong. But I was grossly mistaken in these men; the leaves and the fishes were all their aim! What is it, these modern Catalines would not do had they an opportunity? have they not disgraced the party that elected them? My own conscience bears witness to this case. Have they not violated the most sacred obligation that man can be bound to? If these traitors have no feelings on this subject, let those answer who have! If that party, from whom those political traders obtained their power, can relish this traffick, then there is but one other dose for them to swallow. I for one can not and any man of standing, of any party whatever, that can ought, and I have no doubt, will be lightly esteemed in this and all other districts in this State. But I have a lasting and an abiding confidence in the republican spirit of the dominant party in old Columbiana, with whom I have been long associated; that she will avenge our injured rights at the proper time and place. Principle is what we contend for; and not men. Columbiana profiting by our loss, she has positively fraudulently (tho', through the legislature,) obtained a seat in the lower house, that, of right, belongs to Carroll county; and no honorable man in Columbiana will ever sit in that seat; and no honest Democrat will never vote for a member of Columbiana to fill that seat. This seat belongs of right to Carroll in lieu of half a Senator. If we yield our half seat in the Senate Chamber, we are entitled to a second member in the lower house.

But more on this subject, at another time.

EQUAL RIGHTS.

Messrs Editors

In your paper of the 11th instant, the veil is removed; and I find myself engaged with a certain S. K. Davitt, in the place of an Algerine. But, Mr Editor, I now must stop, and tell you, that I can go no further with a man of his reputation; for if I remain in the field it must be with the hopes of meeting with much higher game than Mr Davitt. If Mr Griffith has made Davitt his spokesman, he is welcome to all the honor he will receive through his spokesman or clerk. Now Messrs Editors, as Mr Griffith and some of his friends have charged an other person with being the writer of the two communications which appeared over the signature of A. Farmer, I consider myself bound to give that charge a flat denial. I am the writer of both those communications; and I was neither acting for any person; nor persuaded to it, by any person; but it was a voluntary act of my own. And if there is any damage in it, it is I that am accountable for it; and I am ready to answer his honor, or, if he thinks it is tarnished the least by either of the pieces. Before I wrote my first piece, I happened to be in company with the person who they blame with writing my communication. He advised me to reply to Trippola as though it was the Sheriff; he said, if he was in my place, he would. But I again took my own way and Mr Editor, I can tell you, to combat with the Sheriff I want no help, nor will I complain, if he has an agent, provided he is an honorable one. But I assure him, I will not contend with such a tool as he has come out in his defence. I know that the Sheriff would like to see the mill party in our township, get a broadside. He, the Sheriff, has charged two of the mill party, as he calls them, for electioneering against him, on the Sabbath day. That charge I believe is incorrect; and I am able to prove, that the Sheriff made the charge against two of the mill party, and I also believe it to be untrue. The reason I notice this, is to show that Davitt's question, in his last communication, is part of the Sheriff's charge against two of the mill party; and leads me to think the Sheriff is at the head of all that has been written against me, or the mill party. Yes, let the Sheriff himself charge me, or any responsible man, and I will charge the auctioneer with supporting any candidate for Sheriff, with the expectation of being deputy Sheriff, if his candidate should be elected, or that there was any understanding between them, or that the auctioneer has been guilty of any act that would have criminated him; and you Mr Sheriff, or he that will be replied to in a way that will straighten matters. But Mr Sheriff, mind, if you want to let out any of your wrath at me, or the auctioneer, (as you blame me for forgetting other people to write for me,) do your own writing; and don't get such a worthless tool, as has been writing for you side! Get a man, if he has no property, that may have some sort of a reasonable character.

Mr Sheriff, if you can justify your actions as Sheriff or jailor, so far as respects Johnstone's escape, do so; and you will oblige many citizens of the county.

JONA THAN KELLY.

Union, March 17, 1833.

To the Sheriff of Carroll County—

Sir:—In the Carroll Free Press, of the 11th instant, I

see a communication put forth by S. K. Davitt. Said communication, for security and blackguardism, surpasses anything I have seen. But as low as it is, there are some expressions in it, that leads me to believe you had a hand in it. I may be mistaken. However, not doubting but you will be willing to give our mill party the fact of your agency, if any, in that communication; I, respectfully put the following queries to you:

1st Did you aid or assist Davitt in any way, in writing or preparing his communication for the Free Press of the 11th instant?

2d Or have you since Davitt's communication has made its appearance in the Free Press, declared it was "a good one?"

3d Or do you approve of the writings of Davitt in your behalf?

Now Sir, as there is none of our mill party that will stoop so low as to enter into a controversy with such a man as Davitt, I will tell you if you want a shot at the mill party, you must take the field yourself, or send forth some of your generals that are of much higher standing than the one that has been in your front rank.

Yours with respect,

A Mill Party man

N. B. If the Sheriff is willing to enter the field and wishes the writer's name, the editors will give it to him.

From the Stark County Democrat.

Messrs Editors:—Having read an article in your paper of the 5th taken from the 'Carroll Free Press,' addressed more particularly to the ladies, we feel it incumbent on us to give, not the views of the Abolitionists referred to in that article, but to correct the writer's misstatement of them.

As to the author's private views on the subject, we have nothing to say; if his ideas of justice are such as to feel regret at the mere occasional notice of Abolition meetings, were we like "Niobe, all tears," we should expect them to avail but little on the feelings of such a man.

As we are no politicians, of the Democrats of Stark county, we have one favor to ask (we ask for information) whether they cannot adhere to the principles of the Constitution and at the same time join the ranks of Abolitionism. The State Constitution we know but little about, but the Declaration of Independence we have read.

From the ridiculous manner in which he has spoken of Messrs S reeter and Thome, his object evidently is to prejudice the ladies against giving them a hearing, should they be led there in their wanderings. To remove this prejudice, if he has been successful, is our object in writing this article. First as to the object of their kind mission, we have not been able to discover that they are more anxious to form ladies than gentlemen's Anti Slavery Societies, but if they are, we can see nothing to object to on that account, as the ladies are not permitted to meddle in politics, we should be very happy to employ our time in any way calculated to elevate the character of two millions & a half of our fellow beings. As to the inflammatory lectures, we cannot say that such have not been read, but we can say, that we attended five of these lectures and we heard nothing of the kind. They were either facts or arguments deduced from facts, addressed to our consciences & understandings. The pictures of horror, we apprehend, instead of being dressed in the green rooms of Abolitionism, have been tragically acted on the plantations of the South, and have had their existence on the morbid backs of the slaves, instead of the morbid fancy of the lecturer.

The manner in which he speaks of excitement, we think calculated to make a wrong impression; it is not the passions of the people they desire to work upon, that is soon done and soon undone, but bring forward sufficient proof to convince the judgement and it will remain so, until a stronger proof of a contrary character can be produced.

We have, what to us, is sufficient proof that what they are acting is done voluntarily, and without pay, and it will take stronger proof than a quotation from Burns' Hornbowl to convince us to the contrary.

Now comes a question put in the name of all that is decent, not to say all that is fair. We would respectfully say to the ladies, go independently and fearlessly up to the bush, the sweet scented shrubs will inform you that being part of their mission, what good you can do, and that too in accordance with peace, humanity, justice and religion. Don't be alarmed at hard names, such as servile war, Southampton tragedy, fiend like spirit of Nat Turner, &c. but go and hear for yourselves, & then if you are not able to answer the gentleman's question, we will undertake it.

A NUMBER OF ABOLITION LADIES.

APPOINTMENTS BY THE PRESIDENT

By and with the advice and consent of the Senate.

ROGER B. TANEY, to be Chief Justice of the United States.

PHILIP P. BARBOUR, to be an Associate Judge of the United States.

AMOS KENDALL, to be Postmaster General of the United States.

ANDREW STEVENSON, of Virginia, to be Minister to Great Britain.

JOHN H. EATON, to be Minister to Spain.

ARTHUR MIDDLETON, to be Secretary of Legation to Spain.

RECHARD K. CALL, to be Governor of Florida, vice J. H. EATON.

HYMENEAL.

MARRIED.—On Thursday, the 17th inst by the Rev. Tiddball, Mr. ROBERT GEORGE Jr. son of the Hon. Robert George, of Carroll county, to Miss ANNE CRABS of Jefferson county, Ohio.

MASSILLON PRICES CURRENT.

From the Massillon Gazette.

[CORRECTED WEEKLY.]

GRAIN.—Wheat, per bush.	1 00
Barley	50
Rye	56
Corn	50
Oats	28
Flour—Superfine, per bbl.	6 00
Fine	5 50
Flaxseed—per bushel	1 12 1/2
Timothy do.	1 25
Clover do.	4 75
Beans, small white, per bush	1 1/2 1/2
Pork—Mess, per bbl.	\$15 50
Prime	12 50
Whiskey—per gallon by bbl.	3 1/4
Bacon—Hams, per lb.	10
Shoulders	9
Side	8
Butter—Fresh	14
Firkia	12 1/2
Fruit—Dried apples, per bush.	1 50
Peaches	75
Fish—White, per bbl.	12 00
Pickled	8 00
Mackerel, per bbl.	11 1/2 00
Bass	6 00
Salt—per bbl.	2 25
Sugar, Muscovado & N O per lb	11 1/2 1/2
Country	8 1/2
Lard & Lump	10 1/2 1/2
Coffee—in bags	14 1/2 1/2
Hides—Green, cwt	5 00
Leather, sole cwt.	20 22 00
Iron—Hammered, cwt.	8 50
Tire	6 00
Small hoop & round cwt.	8 to 10
White Lime—per bbl.	1 75
lashed	75
Nails—S to 10 d cwt.	7 1/2 00
3 to 6 d	8 1/2 00
Plaster—Ground, per 100 lb.	70
per bushel	7 1/2
In Stone—per 2000 lb.	10 00
Glass—by the box 7 by 9	3 75 1/2 00
8 by 10	4 00 1/2 50
10 by 12	5 00 50 50
Shingles—Pine 1st qual per 1000	3 00
Second do.	2 75
Wax—Yellow, per lb.	18
Tallow	9 1/2 00

FARM FOR SALE.

THE subscriber wishes to sell his farm lying on the waters of little Connoiton, on which there is a grist Mill, with in eighty or ninety rods of the dwelling house. There are about sixty five acres of cleared land on said farm; fifteen acres of which are in grass on the creek bottom. There are on this tract a number of never failing springs, two dwelling houses, and a double Barn shedded on two sides, and all covered with shingles.

Said farm lies within two miles of New Harrisonburg, and four from Connoiton—Adjoining with Leonard Hersh Esq. James B. xter and others.

Information can be had as to the situation, and terms made known by applying to the subscriber living on said land.

SAMPSON RICE.

Harrison Tp. Carroll co O.

March 25th, 1833.

NOTICE.

BY virtue of a writ of fieri facias issued out of the court of Common Pleas in and for the county of Carroll in the State of Ohio, and to me directed, there will be sold at public sale, on Saturday, the 30th day of April next, at the door of the Court House, in Carrollton, Carroll county O. between the hours of 11 o'clock A. M. and 2 o'clock P. M. all the Right, Title, Interest and Claims of Alexander McCoy in and to an undivided tract of land situated in East Township, Carroll county, O. it being the South East quarter of Section 19, Township 24, and Range 4—seized and taken in execution as the property of Alexander McCoy, at the suit of Andrew Sweeney, Administrator of the estate of Patrick Dixon, deceased.

B. GRIFFITH, Sheriff.

Carrollton, March 18 1833.

Periodical Literature.

CINCINNATI MIRROR.

Edited by W D Gallagher & T H Shreve.

A NEW VOLUME JUST COMMENCED.

CIRCUMFANCES connected with Mr Marshall's private arrangements, having induced him to discontinue 'The Buckeye,' that publication, in accordance with the wish of a large majority of its subscribers, will be issued hereafter under its old title, the 'CINCINNATI MIRROR.'

The undersigned, in becoming the proprietors of this extensively circulated periodical, have the gratification of stating to the old friends of the 'Mirror,' and to the more recent subscribers to the 'Buckeye,' that Messrs, William D. Gallagher and Thomas H. Shreve will resume its editorial management. In mentioning the names of these gentlemen, whose industry and literary qualifications are so well known, the publishers deem it super

fluous to expatiate on the future character of the work; under their superintendence the CINCINNATI MIRROR attained its thousands of subscribers, and was recognized by most literary periodicals, in the union, as inferior to none of its contemporaries;—incontestable proof of the estimation of their merits, and of the appreciation of Western Literature.

From the 'Salutatory' of the editors, on resuming their duties, we make the following extract: 'Gentlemen of means having become its proprietors, one difficulty which has always attended the Mirror, will hereafter not exist. We therefore bespeak for it at this time, knowing that it has suffered somewhat in public estimation by the several phases which it has presented within a few months, the attention of the western community: It shall be our endeavor to inspire general confidence, and merit general support. Inculcating matter for the selected part of the Mirror, we shall diligently transact the popular magazines of the day, and the various new books that are constantly issuing from the printing press, and we shall have, an especial eye to variety and richness. In the original department, we have secured the constant assistance of a number of gentlemen of education, talent and experience as writers. With us, one important aim will be, to bring out and foster the unknown unencouraged literary talent of the West. The cause of Western Literature we have long had at heart; and we have made some sacrifices and labored hard, and we trust not ineffectively, to arouse slumbering energies, and elevate the character of the literature of this section of the great Union. Anonymous correspondents shall receive from us respectful attention—but we intend to make the CINCINNATI MIRROR a correct representative of the Literary Character of the West, we must be allowed the privilege of rejecting common place tales, prising essays, lame verses, and crudities of all kinds.'

The arrangements which have been entered into, will place the CINCINNATI MIRROR under better auspices, than have attended it at any time since the period of its commencement. It will contain a larger quantity of reading matter than heretofore, and will be printed on superior or super royal paper, with entirely new brevity type. Every number will be furnished with a handsome cover; and the work will be issued punctually every Saturday morning, and be sent by mail the same day to distant subscribers.

TERMS:—Three Dollars per annum, if paid in advance, or Three dollars and fifty cents, if payment be delayed six months.

FLASH RYDER, & Co.

Booksellers and publishers.

Third st. near the Post Office.

N. B. The first number of the fifth volume of the Mirror was published on the first instant. Those persons who may order the work, within two or three months, will please say whether they wish the numbers from the beginning of the volume. A handsome and well filled cover is published with each number. Between one and two pages of this is taken up with a Business Directory, in which may be found the names and locations of the principal business men of the city.

Cincinnati, February, 6 1833.

A CARD.

William Schell, Dentist,

Respectfully announces to the citizens of Carrollton and its vicinity, that he is prepared to perform dental operations of every kind, at the Exchange, in Carrollton. Ladies will be waited on at their places of residence.

March 18th 1833.

SHERIFF'S SALE.

BY virtue of a writ of fieri facias issued out of the Court of Common Pleas in and for the county of Stark in the State of Ohio, and to me directed, there will be sold at public sale, on Tuesday, the 29th day of March inst. at Bates Tavern in Minerva, Carroll County Ohio between the hours of 10 o'clock A. M. and 5 o'clock P. M. a large quantity of DRY GOODS, GROCERIES, HARDWARE, QUEEN'S WARE, CUTLERY, DRUGS, PAINTS, IRON, NAILS, LEATHER.

together with a general Assortment of MERCHANDISE—seized and taken in execution as the property of Daniel C. Middleton at the suit of Daniel Hunter, as well as at the suit of the Bank of Massillon. If said goods should not be all sold on the said 29th day of March: the sale will be continued by adjournment on Wednesday and Thursday (A and 31 inst) commencing each day at 10 o'clock A. M. and adjourning at 5 o'clock P. M. until concluded.

B. GRIFFITH, Sheriff.

of Carroll co.

March 18th 1833.

FINAL ACCOUNT.

NOTICE—The final account of Isaac Crumbecker Guardian of John Crumbecker, an idiot, (now deceased) was filed in the office of the Clerk of the Court of Common Pleas, Carroll Co. On the November Term of said Court A. D. 1835.

DANIEL M'COOK Clerk.

February, 19th 1836.

O Y don't U

Call and settle off your old accounts and duebills. I want to lay my old BOOKS away; therefore, I wish them settled off—the time set is until the 20th of March next.

H. A. STIDGER.

Feb. 5th, 1836.

COURT OF COMMON PLEAS.

Vocation after Nov. Term 1835.

STATE OF OHIO, ss. In Partition.

CARROLL COUNTY.

Katharine Brower, widow of David Brower, Elizabeth Berleene, John Brower, Isaac Brower, Peter Brower, Ellen Brower, and Caroline Brower, heirs at Law, of the said David Brower, deceased, will take notice, that a petition was filed against them, on the 18th day of March 1836, in the Court of Common Pleas in and for said county of Carroll, and State of Ohio, by Joseph Brower, and is now pending; wherein said Joseph Brower demands partition of the following real estate viz: the South East quarter of section 30, Township 13 in Range 6; the South West quarter of section 30, Township 13 in Range 6; the East half of the North East quarter of section 24, Township 13 in Range 6; and the South half of the E 1/2 of the N. E. quarter of section 30, Township 13 in R. 6;—that one seventh part of said premises be partitioned & set off to him in severalty, and that her Dowry in said lands be assigned the said Katharine Brower as widow of David Brower, deceased; and that at the next term of said Court, application will be made by the said Joseph Brower for an order that partition may be made of said premises.

Pearce, Starkweather, & Jarvis, Attorneys for Demandant.

March 18th, 1836.

Common Pleas Vocation after Nov. Term 1835.

Henry Dickinson vs Samuel Hirst

Attachment.

All persons interested will take notice, that Henry Dickinson on the 12th day of March A. D. 1836 sued out a writ of attachment from the Court of Common Pleas, of Carroll County, & State of Ohio, against Samuel Hirst, for the sum of One hundred and sixty two Dollars and fifty cents, which writ has been served and returned.

DANIEL M'COOK Clerk C. C. P.

Pearce, Starkweather, & Jarvis Attorneys for Plaintiff.

March 15th 1836.

AUCTION.

Sales at auction—at H. A. Stidger's store in Carrollton, on Saturday the 28th day of this month.

March 11th, 1836.

CABINET MAKING.

The firm of Jackson & Tiersan having been dissolved by consent, the business will be carried on, in future, by TIERNAN & Co. in the same shop; where they are prepared to execute all orders in their line upon the shortest notice.

TIERNAN & Co.

Carrollton, March 11th 1836.

BOROUGH ELECTION.

NOTICE is hereby given to the Electors of the Borough of Carrollton, that there will be an Election held at the Court Room, on the second Monday (11th) of April next, between the hours of 11 and 3 o'clock of said day, for the purpose of electing one President, one Recorder, five Trustees, one Assessor, one Treasurer, one Town Marshal, and one Street Commissioner, agreeably to the Act Incorporating the Town of Carrollton.

THOS. R. HARRAUGH Rec'r.

Carrollton, March 11th, 1836.

NOTICE

I S hereby given to all persons interested, that at my instance a writ of attachment was this day issued by James H. Rags, a Justice of the peace of Washington Township, in the County of Carroll, against the Goods, Chattels, Rights, Credits, moneys and effects of Grafton Baker, an absent debtor.

ISAAC JACKSON, one of the Trustees of the Methodist Episcopal Church of Carrollton.

March 5th 1836.

A CALL.

L. M. DAVIS most earnestly solicits all who have accounts with him, to call and make settlement. Many of the accounts on his books are of several years standing; and, having prepared himself for squaring off, he hopes this call will be attended to, by all who are in any way interested.

Carrollton, March 11th 1836.

N. B. L. M. Davis is determined to do work cheaper than ever it has been done in Carrollton, heretofore, and in a neater and much better manner than it can be done in any other establishment of the kind in the place. He has just received the latest New York & Philadelphia fashions for the ensuing spring and summer. Cash, or produce; at a fair price, will be taken in payment for work.

Notice.

I will offer for sale at Public Auction at the door of the new court house, between the hours of 10 and 2 o'clock, on the 1st day of April—1 axe, 2 sickles, and some other trifling articles.

WM. JOHNSON, Com. of Insolv.

Also, at the same time and place, one bureau, several bedsteads, one table, a quantity of books, a lot of joiner tools, sundry neat and fashionable engravings, paintings, &c. both with and without frames—together with some articles of great antiquity and much curiosity.

W. J.

Feb 11, 1836

WAYNESBURGH HOTEL.

THE undersigned respectfully announces to his friends and the public generally, that he has taken, for a term of years, the tavern stand heretofore in the occupancy of Daniel Shaffer, and known as the

Waynesburgh Hotel,

in the town of Waynesburgh, Stark county, Ohio—where he is prepared to give prompt and unremitted attention to the comfort and general accommodation of travellers and others, who may favour him with their patronage. The Hotel is spacious and convenient, and its furniture entirely new. Nearby, there is an extensive area reserved for the reception of Carriages, Wagons, &c.—and in this, there is an everflowing FOUNTAIN of the purest water, conducted by hydrants from the adjacent hills.—His Board shall be spread with the best the markets afford; and his Bar always furnished with every necessary refreshment. His Stabling is large, and will always be attended by careful and active hostlers.

The undersigned is determined to render his establishment the comfortable abode of all who may please to give him a call.

JOHN BEATTY.

Waynesburgh, Stark county, O.

February 28th, 1836.

NOTICE

It is hereby given, that all persons who are indebted to the estate of Abraham Crabs, late of Union Township, Carroll county, Ohio, deceased, are requested to make immediate payment to the subscribers, and all who have legal claims against said estate, will present them legal ly proven for settlement within one year from the date hereof.

PHILIP CRABS, Adm'r.

JOHN CLINTON,

Feb. 26th, 1836.

Washington Monument.

I the undersigned, acknowledged by proclamation of Gov. Lucas, to be the collector of the Washington National Monument Society, for Ohio, hereby appoint John McCormick deputy collector for the County of Carroll in said State.

CHARLES McLEAN.

Col. W. N. M. S.

Carrollton, Feb. 26th, 1836.

DRY GOODS.

THE subscribers respectfully inform the merchants of Ohio, that they have and are receiving a large and general assortment of desirable BRITISH, FRENCH & DOMESTIC

DRY GOODS,

which will be sold on the most advantageous terms, by the piece or package, at their Ware House, No. 105, Market street, Philadelphia.

POFFS, REYNOLDS & Co.

March 4 1836—3mo.

MARBLE YARD,

NUMBER 8, WOOD STREET, PITTSBURG.

MARBLE Mantels, with Pilasters and Columns, Head and Foot Stones, Monuments, Tomb Stones, Carved Counters, Slabs for Pier and Centre Tables, Slabs for Side Boards, Door Sills and Steps, and all work in the Marble line.

Orders thankfully received & promptly executed on moderate terms, by

JOHN RHEY & Co.

June 12, 1835

Farmers!

Begin to fat your HORSES!

I want to purchase a drove of Horses, the 1st of next month. You that wish to sell, come to Carrollton.

H. A. STIDGER.

Feb. 19, 1836

GOODS AT COST

Now a poor time, you that want cheap goods, call on H. A. Stidger, on the Hill.

Feb. 2th, 1836.

S. Stokely and R. McClave,

Attorneys and Counsellors at Law.

HAVING formed a partnership in their profession, will practice together in Carroll county, Ohio.

R. McCLAVE may be consulted at his office in Carrollton, or S. STOKELY in Steubenville, and in all cases the signer of the one will engage the service of the other.

Carrollton, Sept. 1834.

W. JOHNSTON,

Attorney and Counsellor at Law, and Solicitor in Chancery.

HAS removed his Office to the room lately occupied as the Auditor's Office, Carrollton, Carroll county, Ohio.

April 10, 1835

CHARLES M. ATEN,

Attorney at Law.

PRACTICES in the Counties of Columbiana, Stark, and Carroll. He will attend to the collection of claims, assist administrators, executors, and guardians, in the discharge of their duties, and do any other business appertaining to his profession.

Office in New Lisbon, Columbiana county, Ohio.

January 16, 1835. U.